Sworn Affidavit:

In regards to Cose #: 6:22-cv-00006 of the U.S. District Court-Eastern District of Texas-Tyler Division' and as an addition to the FACTS of the Complaint, I hereby submit documentation in support of those FACTS herewith this Swarn Affidavit for Document #1 and also present the following intermation in support of the FACTS of my Complaint that regard more recent events:

FEB U 1 2022

#I) In reference to Page#2 of the Supporting Affidavit connected to the Order To Show Cause For Preliminary Injunctions & Temporary Restraining Orders" that I drafted and sent to the Court on January 20th, 2022. The TDCJ-CID Employees involved currently in the Obstruction of my Mail, are: Michael Unit Mail room Superviser-Jessica N. Alexander and her subordinate - Beverly A. Marcum of whom just stole an outgoing letter that was going to: GST-Kelsey Walker of the IWW Union at P.O. Box 180145; Chicago, IL 60618 USA; stoling that I'm not allowed to have another Offenders information (names & TDCJ #5) which is clearly take and when, in fact the letter contained therein was actually talking about this Case at hand in this Court and other senous issues that involve Union relationships in turmoil. I sent said letter out with Portage Paid on January 11th, 2022 and they didn't even let me know any thing at all until January 21st, 2022. At which time I was notified at their the Hoff mail.

#2) I am still being denied pain medication and own being denied access to Medical Care completely. The retaliation has not stopped against me by Defendants and their co-workers even when I am in the Court as a Fedrally hoteeted llaintiff.

#3) There is enough money going to be on my Inmote Trust Fund account to pay the Initial Filing Fee with the 20% deduction for payment to this Court appropriately that should already be in Huntsville, Texas now at the Inmote trust Fund Department but Im not sure how long it will take to process it by their Staff of TIXO-CTD, so that was sent to them an January 13th, 2022 but while that is in mation I am also trying to get my triends to pay the initial filing tee to the Clerk of the Court for this Case electronically so we can make forward appropriately. Either way, I fully 2 Page #1 of 2

intend on having the Initial Filing Fee paid even while I am still being retaliated on by the Defendants which I hope the Court takes into serious consideration when I'm struggling thru opposing toxes to get things done as required while still being injured and in actual physical pain.	11 h
#D With all due respect to the Court; I do not feel good at all and every moment is pain and Justice is being delayed by a small fee that I fully intend to pay as soon as possible. Please lift this delay from this Case so Justice can prevail. Look at all the FACTS presented in Casettibi20-cv-00071 and in this Case of hand along with the evidence included with this Swam Affidant to be included in support of the FACTS I presented in Case this 22-cv-00006 at hand.	rel .
#\$) The lieve that my Like Liberty and Prosperity (to include my Property) are in very serious danger from the Defendants of this Case and I have alot more evidence to present but I need very serious Legal Course! like ACIU to represent me property for the very serious Complaint that I have brought forth in this Case on Please understand that I am not playing any games in this Caut! I speak the truth and shall reveal.	g.
the frish in my firsuit of scliet & victice because I desire to be nealed of the darkness within me that has been farced upon me with no mercy from the Defendants of this Case both Known & linknown please give me Justice & Relief and move this Case forward with a delaying me over a Initial Filing Fee that I intend to say anyway	h Ni Si
The large under penalty of perjury that the foregoing is true and correct to the very best of my Knowledge. Executed On: January 26th, 2022 James Africa Hestand TOCT-CTO # 1343536 Bom: April 27th, 1981	